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APPLICATION NO.	FILING DATE	TIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO 2051	
09.897,320	06-29/2001	George Hsieh	884.462US1		
7:	01 16 2003				
Schwegman, Lundberg, Woessner, & Kluth, P.A. P.O. Box 2938 Minneapolis, MN 55103			EXAMINER		
			THOMPSON, GREGORY D		
			ART UNIT	PAPER NUMBER	

DATE MAILED: 01/16/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. 09/987,320

Applicant(s)

Examiner

er Gregory Thompson Hsieh

Art Unit **2835**



	The MAILING DATE of this communication appears of	on the	cover she	et with	the correspondence address		
Period 1	or Reply						
THE	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.						
	ions of time may be available under the provisions of 37 CFR 1 136 (a). In rigidate of this communication.	nc even	t, however, m	ay a reply	be timely filed after SiX (6) MOMHS from the		
If the property of the propert	period for reply specified above is less than thirty (30) days, a reply within the period for reply is specified above, the maximum statutory period will apply a to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of the patent term adjustment. See 37 CFR 1-704(b)	nd will e e applic	expire SIX (6) ation to becor	MONTHS ne ABAND	from the mailing date of this communication CONED (35 U.S.C. § 133)		
Status							
1) X	Responsive to communication(s) filed on amdt filed	on 10	0/8/02 and	d fax fil	led on 12/11/02		
2a) .	This action is FINAL . 2b) X This action	ion is	non-final				
3) .	Since this application is in condition for allowance e closed in accordance with the practice under <i>Ex pai</i>						
Disposi	tion of Claims						
4) X	Claim(s) 1-15 and 17-41				is/are pending in the application.		
2	a) Of the above, claim(s)				is/are withdrawn from consideration.		
	Claim(s)						
6) X	Claim(s) 1-15 and 17-41				is/are rejected.		
7)	Claim(s)				is/are objected to.		
8)	Claims		are	subjec	t to restriction and/or election requirement.		
	ition Papers						
9)	The specification is objected to by the Examiner.						
10)	The drawing(s) filed on is/are	a)	accepte	d or b)	objected to by the Examiner.		
	Applicant may not request that any objection to the d						
11)	The proposed drawing correction filed on is: a)approved_b)disapproved by the Examiner						
	If approved, corrected drawings are required in reply t						
12)	The oath or declaration is objected to by the Exami	ner.					
Priority	under 35 U.S.C. §§ 119 and 120						
13)	Acknowledgement is made of a claim for foreign pr	iority	under 35	U.S.C	. § 119(a)-(d) or (f).		
a)	All b) Some* c) None of:						
	Certified copies of the priority documents hav	e bee	n receive	d.			
	2. Certified copies of the priority documents have been received in Application No.						
	 Copies of the certified copies of the priority do application from the International Bures 	au (Pi	CT Rule 1	7.2(a)).			
*S	ee the attached detailed Office action for a list of the						
14)	Acknowledgement is made of a claim for domestic	priori	ty under	35 U.S.	.C. § 119(e).		
	The translation of the foreign language provisiona						
15)	Acknowledgement is made of a claim for domestic	priori	ty under :	35 U.S.	.C. §§ 120 and/or 121.		
Attachm					0.112 8		
	tice of Feferences Cited (PTO-892) tice of Craftsperson's Patent Drawing Review (PTO-948)	4, 5,			O-413) Paper ficits: nt Application (PTO-152)		
	ormation Disclosure Statement SciPTO-1449, Paper Nors.	6,	Other	urrian Fa(6)	Application (1901-92)		
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Art Unit: 2835

1. The declaration filed on 10/08/02 under 37 CFR 1.131 is sufficient to overcome the Chen et al reference.

2. Claim 16 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 16 confusing with claim 13 since claim 13 as amended already recites the claimed subject matter of claim 16.

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-15 and 17-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trunk et al.

The heat sink is 10 having at least one mounting pin (broad term) or tab-64 wherein the sink 10 is disposed over a component 20. Material 74 is the thermal interface material disposed between component 20 and sink 10 to provide coupling.

Trunk discloses a printed board or substrate in column 4, lines 22-25 with at least one slot or hole into which tab 66 is inserted and solder. However no board shown.

Therefore, considered obvious to provide a board having at least one slot in Trunk for tab or pin 62 to be inserted therein and soldered by the well known an obvious wave soldering or

Application/Control Number: 09/897,320

Art Unit: 2835

reflow soldering and couple the sink 10 to component 20 by preheating or melting the thermal solder material 74 in one process to save time and materials. The base 46 would be the plate.

The heat exchange portion would be 48 and 52 would be a fin which is equivalent to fins for heat enhancement. Material 72 does change phases. Copper and Al not taught but obviously the sink could be construct out of these known materials to provide excellent heat enhancement.

Obviously the method of mounting the assembly taught by Trunk onto a board obviously is a more effective method to reduce manufacturing cost by reducing the method steps saving time and handling to provide a more effective automatic soldering process than the method steps in claims 13-41 for mass production of low cost thermal solution in a thermally coupling process during manufacturing.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Greg Thompson whose telephone number is (703) 308-2249. The examiner can normally be reached on Mon.-Thur. from 6:00 a.m. to 4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Darren Schuberg, can be reached on (703) 308-4815. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3431 and 305-3432 for AF.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1782.

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